Application No. 10/587,141

Filed: July 21, 2006

TC Art Unit: 1773
Confirmation No.: 4985

## REMARKS

Claims 1-42 are currently pending. Claims 1-10, 14, 15, 19, 20, and 29-42 stand rejected under 35 U.S.C. § 102(b) and claims 11-13 stand rejected under 35 U.S.C. § 103(a). Claims 16-18 and claims 21-28 are objected to but otherwise recite allowable subject matter. The Applicants respectfully traverse the grounds for rejection and request withdrawal thereof in view of the following.

## SECTION 102 (b) REJECTIONS

Claims 1-10, 14, 15, 20, and 29-42 stand rejected under 35 U.S.C.  $\S$  102(b) as anticipated by U.S. Patent Number 6,667,159 to Walt, et al. ("Walt"). The Applicants respectfully traverse the grounds for rejection.

Independent claims 1, 20, and 37 of the present invention recite, respectively, a microfluidic device, a method of manufacture, and a microfluidic device that, in pertinent part, include a substrate and a formed layer that is in contact with the surface of the substrate. Thus, the formed layer is disposed, i.e., "formed", on the surface of the substrate.

The present invention expressly teaches away from Walt and chemical etching. See, e.g., Specification, page 2, lines 3-12. Walt discloses using microwells that are formed by chemically-etching a well into the core optic fibers. However, claims 1 and 20 of the present invention recite forming a layer on the fiber

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optic surface of the substrate rather than etching microwells into

the fiber optic substrate. The former adds a layer onto the substrate whereas the latter etches into the substrate. The added

layer further has a topological feature. The use of a separate

layer allows use of topological feature of a large variety of

forms not available in Walt's chemical etching.

Accordingly independent claims 1, 20, and 37 and all claims

depending therefrom satisfy all of the requirements of 35 U.S.C. §

101, et seq. -- especially § 102(b) -- and are in condition for

Withdrawal of the grounds for rejections allowance.

respectfully requested.

SECTION 103(a) REJECTIONS

Claims 11-13 stand rejected under 35 U.S.C. § 103(a)

unpatentable over. Claims 11-13 depend from claim 1.

same reasons noted above that distinguish Walt from independent

claim 1, they also prevent Walt from making obvious claim 1 and

those claims depending therefrom. Walt teaches away from the

invention as claimed. Accordingly claims 11-13 satisfy all of the

requirements of 35 U.S.C. § 101, et seq. -- especially § 103(a) --

and are in condition for allowance. Withdrawal of the grounds for

rejections is respectfully requested.

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The Examiner is encouraged to telephone the undersigned attorney to discuss any matter that would expedite allowance of the present application.

Respectfully submitted,

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